



PRIVACY POLICY

Processing of personal information is conducted in accordance with principles of correctness, lawfulness, and transparency, in full respect of the data subject's right to confidentiality.

1. Personal information, whether requested or acquired either for the purposes of registration with the Life Beyond Tourism® Community or during the course of or following cessation of association with same, may be processed for the following purposes:

- a) to further the aims of the Life Beyond Tourism® Community as described on the portal and in the documents, acceptance of which is a condition for joining the Life Beyond Tourism® portal and orientation
- b) to guarantee full application of the provisions of the CODE OF GOOD CONDUCT AND TERMS OF USE OF THE LIFE BEYOND TOURISM® COMMUNITY
- c) purposes strictly connected with and instrumental to management of relations with the users and centers associating with the Life Beyond Tourism® ethos and portal
- d) Management of the Register of the associates of the Life Beyond Tourism® Community, address lists, and statistical calculations.
- e) meeting our obligations under European Union laws and regulations, and/or of other States where needed and/or due.
- f) safeguarding a legitimate interest; asserting or defending a right.
- g) sending communications and/or material relative to the initiatives promoted by the Life Beyond Tourism® Community, even outside of the normal correspondence with associates. It is understood that the interested party shall have the right to opt out of such processing at any time.
- h) if it be the case, offering customized assistance to a user.

2. Processing in relation to the above-cited purposes is conducted with paper-based, computerized, and ICT tools and in all cases guarantees absolute confidentiality, pertinence, and proportion to the purposes described above, in terms of the recording and duration of storage of the data.

3. For the same purposes, the data may be processed by the following categories of authorized operators and/or managers: subjects and bodies identified on the Community portal, employees and companies/professionals who collaborate with the Life Beyond Tourism® Community for furthering the aims of the organization and/or in project planning/research activities promoted for the benefit of the members.

4. Without prejudice to communications made in order to satisfy legal obligations, all the data gathered and processed may be communicated:

- to the organizations and/or companies associated with the Life Beyond Tourism® Community for the purpose of sending communications and information of interest or in any manner inherent to the conduct of the activities of the Life Beyond Tourism® Community.
- to institutions and public bodies as required for carrying out their institutional processes and for meeting the requirements set by pertinent laws.

Naturally, all the above communications will be limited to the sole data required by the receiving body (which will become the independent data controller for all successive processing) for achieving their legitimate goals in connection with the communication itself.

5. Communication of data to users and members is linked to realization of Life Beyond Tourism® Community activities and in particular is carried out via such communications channels such as blog, forum, emails, newsletters, and publications for purposes analogous to those of mentioned above.

6. As stated in the CODE OF GOOD CONDUCT AND TERMS OF USE OF THE LIFE BEYOND TOURISM® COMMUNITY, some data may be posted on the Life Beyond Tourism® Community portal and related websites.

7. All data on the application form are required. As well as the approval of the MANIFESTO, of the CODE OF GOOD CONDUCT AND TERMS OF USE OF THE LIFE BEYOND TOURISM® COMMUNITY and of the PRIVACY POLICY.

Possible eventual failure to give the requested consents constitutes an impediment to correct operation of the collaborative relationship between the Life Beyond Tourism® Community the users/members and could lead to:



- the impossibility of delivering communications and news and the bulletins needed for achieving the aims of the Life Beyond Tourism® Community and in general jeopardize correct management of the organization's relations with users and associated centers.
- the impossibility of offering certain benefits; for example, participating in initiatives promoted by the Life Beyond Tourism® Community. For the above reasons, failure to give all the requested consents will preclude registration of a member with the Life Beyond Tourism® Community.

8. In order to exercise and uphold the rights set forth in Art. 7 of Legislative Decree 196/2003 under Italian/European Union law (available for consultation at the www.garanteprivacy.it web and whose Section 7 we copied below), interested parties are invited to contact the Associazione No-Profit Life Beyond Tourism® by e-mail at privacy@lifebeyonddtourism.com, specifying the nature of their request.

9. The data controller is the Associazione No-Profit Life Beyond Tourism®, headquartered in Via del Giglio no. 10 – 50123 Florence. This document is intended for use by the Life Beyond Tourism® and is protected by pertinent authors rights laws.

N.B. FOR ANY DISPUTES ARISING IN CONNECTION WITH THIS PRIVACY INFORMATION DOCUMENT, THE ITALIAN LANGUAGE VERSION SHALL BE CONSIDERED TO BE THE REFERENCE TEXT.

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PERSONAL DATA PROTECTION CODE
Legislative Decree no. 196 dated 30 June 2003

Section 7
(Right to Access Personal Data and Other Rights)

1. A data subject shall have the right to obtain confirmation as to whether or not personal data concerning him exist, regardless of their being already recorded, and communication of such data in intelligible form.

2. A data subject shall have the right to be informed

a) of the source of the personal data;

b) of the purposes and methods of the processing;

c) of the logic applied to the processing, if the latter is carried out with the help of electronic means;

d) of the identification data concerning data controller, data processors and the representative designated as per Section 5(2); 19

e) of the entities or categories of entity to whom or which the personal data may be communicated and who or which may get to know said data in their capacity as designated representative(s) in the State's territory, data processor(s) or person(s) in charge of the processing.

3. A data subject shall have the right to obtain

a) updating, rectification or, where interested therein, integration of the data;

b) erasure, anonymization or blocking of data that have been processed unlawfully including data whose retention is unnecessary for the purposes for which they have been collected or subsequently processed;

c) certification to the effect that the operations as per letters a) and b) have been notified, as also related to their contents, to the entities to whom or which the data were communicated or disseminated, unless this requirement proves impossible or involves a manifestly disproportionate effort compared with the right that is to be protected.

4. A data subject shall have the right to object, in whole or in part,

a) on legitimate grounds, to the processing of personal data concerning him/her, even though they are relevant to the purpose of the collection;

b) to the processing of personal data concerning him/her, where it is carried out for the purpose of sending advertising materials or direct selling or else for the performance of market or commercial communication surveys.

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